

REMARKS

Claims 1-45 were amended, and Claims 46-87 were added, in the Preliminary Amendment filed March 21, 2003.

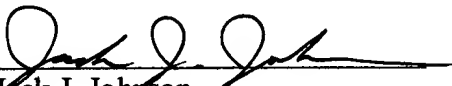
New Claims 88-123 are being added in this Second Preliminary Amendment in order to more fully claim the invention disclosed in the originally filed application.

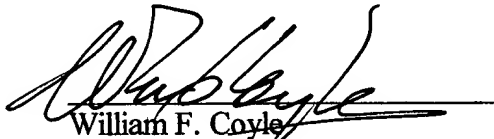
The Preliminary Amendment was filed and this Second Preliminary Amendment is being filed to reassert more broadly in the claim set the full breadth of the inventions disclosed in the originally filed application. Neither the Preliminary Amendment nor this Second Preliminary Amendment were prepared or filed for reasons related to patentability, but rather for reasons related to current activity of third parties utilizing the disclosed invention.

The newly submitted claims are similar in scope to the claims of patents included in the chain of priority set forth on Page 1 of the application. The Terminal Disclaimer previously filed on March 21, 2003 with respect to this application is intended to traverse any issue of obviousness-type double patenting with respect to any patents or application included in the chain of priority. All those patents and applications name the same inventors and are commonly assigned.

If the Examiner considers that the prosecution of this application can in any way be
5 advanced by a telephone interview, he is urged to contact Jack J. Johnson at (973) 410-1500.

Respectfully,

10 
Jack J. Johnson
Applicant

15 
William F. Coyle
Applicant

20 Response to:
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Submitted to USPTO: September 1, 2004